1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 BRETT CALDWELL, CASE NO. C17-1741JLR 10 Plaintiff, ORDER DENYING MOTION AS 11 **MOOT** v. 12 THE BOEING COMPANY, et al., 13 Defendants. 14 Before the court is Defendant The Boeing Company's ("Boeing") motion to 15 dismiss the complaint. (Mot. (Dkt. # 19).) Boeing filed its motion to dismiss on January 16 12, 2018. (See id.) Instead of filing a response to the motion, Plaintiff Bret Caldwell 17 filed an amended complaint on February 9, 2018. (See FAC (Dkt. # 22).) On February 18 13, 2018, the parties stipulated to the filing of Mr. Caldwell's second amended complaint, 19 20 and Mr. Caldwell filed his second amended complaint on that same day. (See Stip. (Dkt.

# 23); SAC (Dkt. # 24).) Under Federal Rule of Civil Procedure 15(a)(2), "a party may

21

22

amend its pleading . . . with the opposing party's written consent." *See* Fed. R. Civ. P. 15(a)(2). Thus, Mr. Caldwell properly filed his second amended complaint.

"[T]he general rule is that an amended complaint supercedes the original complaint and renders it without legal effect." *Lacey v. Maricopa Cty.*, 693 F.3d 896, 927 (9th Cir. 2012). This rule applies in the context of a voluntarily filed amended complaint. *See id.* at 928. Thus, Mr. Caldwell's second amended complaint supersedes his original complaint, and the court DENIES Boeing's motion to dismiss the original complaint as moot (Dkt. # 19). *See Patterson v. Ryan*, No. CV 05-1159-PHX-PGR (MHB), 2010 WL 4134980, at \*2 (D. Ariz. Oct. 13, 2010) (denying a motion to dismiss the original complaint as moot based on the filing of an amended complaint).

Dated this 26th day of March, 2018.

JAMES L. ROBART

United States District Judge

m R. Plut